IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF NORTH CAROLINA

SADIE B. SMITH,

Plaintiff,

VS.

C/A No. 1:20-cv-00921

ARMSTRONG INTERNATIONAL, INC., et al.,

Defendants.

JOINT MOTION TO DISMISS

Pursuant to Rule 41of the Federal Rules of Civil Procedure, Plaintiff, through undersigned counsel, with the consent of the listed Defendants, hereby moves, stipulates and agrees to dismiss all claims against Defendants Daniel International Corporation, Fluor Daniel Services Corporation, Fluor Enterprises, Inc., and Fluor Constructors International Inc. on behalf of itself and the incorrectly named defendant Fluor Constructors International, f/k/a Fluor Corporation, without prejudice and with each party to bear its own costs.

WE SO MOVE:

WE CONSENT:

/s/ Shawna Forbes-King Shawna Forbes-King, Esq.

DEAN OMAR BRANHAM, LLP 302 N. Market Street, Ste. 300

Dallas, TX 75202

sking@dobslegal.com

Attorneys for Plaintiffs

/s/ Moffatt G. McDonald

Moffatt G. McDonald

mmcdonald@hsblawfirm.com

W. David Conner

dconner@hsblawfirm.com

Scott E. Frick

sfrick@hsblawfirm.com

Local Civil Rule 83.01 Counsel\

Christopher B. Major, NC No. 31663

E-mail: cmajor@hsblawfirm.com

HAYNSWORTH SINKLER BOYD, P.A.

ONE North Main, 2nd Floor

Greenville, SC 29602

Phone: (864) 240-3200

Attorneys for Defendants Daniel International Corporation, Fluor Daniel Services Corporation,

Fluor Enterprises, Inc., and Fluor Constructors International Inc. on behalf of itself and the incorrectly named defendant Fluor Constructors International, f/k/a Fluor Corporation

December 28, 2021 Greenville, South Carolina

CERTIFICATE OF SERVICE

I hereby certify that on December 28, 2021, the foregoing was electronically filed with the Clerk of the Court using the CM-ECF system. Notification of such filing was given by the CM-ECF system to those registered to receive a Notice of Electronic Filing for this case.

/s/ Moffatt G. McDonald